		PA'	TENT APPLICA	LION			
DECLARATION AND PO FOR PATENT APPLICAT					ORNEY DOC	KET NO.: _04-0	07-DR
As a below named inventor My residence/post office and I believe I am the original, are listed below) of the sub	dress and of first and so	citizenship are as state le inventor (if only o	one name is listed b	oelow) o	r an original,	first and joint inv	entor (if plural names
Apparel Insertion	Device						
the specification of which i () was filed on _ Number I hereby state that I have reany amendment(s) referred CFR 1.56.	viewed and	as US Applicand was amended on understood the con	ation Serial No. or tents of the above-	PCT Into (if apidentifie	pplicable). d specification	n, including the c	laims, as amended by bility as defined in 37
Foreign Application(s) and/or C I hereby claim foreign priority be have also identified below any for	nefits under T	itle 35, United States Co	ode Section 119 of any	foreign ap	oplication(s) for perfore that of the a	patent or inventor(s) pplication on which p	certificate listed below and priority is claimed:
COUNTRY	APPLICATION NUMBER		DATE FILED		PRIORITY CLAIMED UNDER 35 U.S.C. 119		
						YES: NO:	
						YES: NO:	
Provisional Application I hereby claim the benefit under T	itle 35, United			provision	al application(s) l	isted below:	
		APPLICATION SE	RIAL NUMBER	FILI	NG DATE		
U.S. Priority Claim I hereby claim the benefit under I claims of this application is not diacknowledge the duty to disclose prior application and the national of the second seco	sclosed in the material infor	prior United States application as defined in Title	cation in the manner pro e 37. Code of Federal l	ovided by	the first paragrap	h of Title 35 United	States Code Section 112 1
APPLICATION SERIAL NUMBER		FILING DATE		STATUS(patented/pending/abandoned)			
POWER OF ATTORNEY: As a named inventor, I hereby a Frademark Office connected there Gary E. Lambert, Re	with.	lowing attorney(s) and/o Melissa Patangia, Reg.				ion and transact all	business in the Patent and
Send Correspondence to: Patrick D. Archibald Lambert & Associates 92 State Street Boston, MA 02109-2004				E	Direct Telep (617) 720-00	ohone Calls To:	
hereby declare that all statement hat these statements were made v of Title 18 of the United States Co	lith the knowle	edge that willful false sta	tements and the like so	made are	nunishable by fin	e or imprisonment o	r both under Section 1001
Full Name of Inventor: <u>Diane R</u>	ansom				Citizenship	USA	

Residence: 149 Walworth Street, Roslindale, MA 02131

Post Office Address: 149 Walworth Street, Roslindale, MA 02131

Inventor's Signature 3/12/04

Date



Specializing in Patents, Trademarks, Copyrights, Licensing, Litigation and Related Matters

REGISTERED PATENT ATTORNEYS

92 State Street, Boston, Massachusetts 02109-2004 Telephone: 617-720-0091 Facsimile: 617-227-0313 `www.lambertpatentlaw.com

NEW HAMPSHIRE OFFICE 159 Main St., Nashua, New Hampshire 03060-5592

LIST OF INVENTOR DUTIES

An applicant for patent owes a duty of candor and good faith to the United States Patent Office. This duty applies equally to any person who assisted at any time in the prosecution of the patent, including the attorney. To satisfy this obligation, all information known to be material to the patentability of any claim must be disclosed to the Patent Office. There is no requirement to search for information that might prove adverse to your invention, however, any knowledge that you currently possess or later come into possession of, must be disclosed. If at any time it is determined that you failed to comply, invalidation of the patent will result. Full disclosure of all relevant information prior to the issuance of the patent, although not a guarantee, does serve to bolster the presumption that your patent is valid.

An applicant for patent must also describe the best mode known to the inventor for carrying out the invention at the time that the inventor files the application. The description must be sufficient to enable one skilled in the art of the invention to make and use the same.

With the former in mind, please let us know whether the answer to any of the following questions is no so that we can bring it to the attention of the Patent Office:

Have all the contributors to each and every claim in the patent been disclosed?	Yes 🗆	No
Is the application technically correct?	□Yes □	No
Have all necessary features of the invention been described in the application?	Z Yes □	No
Are all limitations necessary to the invention described in the application?	Yes 🗆	No
Is the best method for making and using the invention disclosed in the application?	ØYes □	No
Does the application disclose all details necessary to enable one skilled in the art to make and use the invention?	☐Yes □	No
Have all important points known to the inventor been disclosed to the attorney, e.g.; sales, offers to sell the invention, public use, commercial use?	Yes 🗆	No
Have the most relevant references been disclosed to the attorney and have the most relevant parts been pointed out and explained where necessary?	⊵Yes □1	No
Diane Ransom	3/12/04 Date	